ORIGINATED TO THE GOVERNOR NO LATER THAN 15 DAYS AFTER ADJOURNMENT. WITHIN 30 DAYS AFTER PRESENTMENT, ]] if [he] [[THE GOVERNOR]] he approves he shall sign it, but if not return it with his objections to the House in which it originated, which House shall enter objections at large on its Journal and proceed reconsider the Bill: if, after such reconsideration, three-fifths of the members elected to that House shall pass the Bill, it shall be sent with the objections to House, by which it shall likewise be reconsidered, and if it pass by three-fifths of the members elected to that House it shall become a law; but in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the Bill shall be entered on the Journal of each House respectively. If any PRESENTED TO THE GOVERNOR WHILE THE GENERAL ASSEMBLY IS IN SESSION shall not be returned by [[the Governor]] HIM WITH HIS OBJECTIONS within six days (Sundays excepted), [[after it shall have been presented to him, WHILE THE GENERAL ASSEMBLY IS IN SESSION, ]] the same shall be a law like manner as if he signed it[, unless the General Assembly shall, by adjournment, prevent its return, in which case it shall not be a law , unless the General Assembly shall, by adjournment, prevent its return, in which case it shall not be a law.

ANY BILL PRESENTED TO THE GOVERNOR WITHIN SIX DAYS (SUNDAYS EXCEPTED), PRIOR TO ADJOURNMENT OF ANY SESSION OF THE GENERAL ASSEMBLY, OR AFTER SUCH ADJOURNMENT, SHALL BECOME LAW WITHOUT THE GOVERNOR'S SIGNATURE UNLESS IT SHALL BE VETOED BY THE GOVERNOR WITHIN 30 DAYS AFTER ITS PRESENTMENT.

Any bill [[which is]] SO vetoed by the Governor [[following the adjournment of the General Assembly]][, any bill which fails to become a law by reason of not having been signed by the Governor following adjournment of the General Assembly, ] shall be returned to the House in which it originated, issediately after said House shall have organized at the next regular or special session of the General Assembly. Said bill may then be reconsidered according to the procedure specified hereinabove. [[If the bill is]] ANY BILL [passed] ENACTED over the veto of the Governor, [[it]] OR ANY BILL WHICH SHALL BECOME LAW AS THE RESULT OF THE PAILURE OF THE GOVERNOR TO ACT WITHIN THE TIME HEREIN ABOVE SPECIFIED, shall take effect [on June 1 following,] 30 DAYS AFTER GOVERNOR'S VETO IS OVER-RIDDEN, OR ON THE DATE SPECIFIED IN THE BILL, WHICHEVER IS LATER, unless the bill is an emergency measure [[to]], IN WHICH EVENT IT SHALL take effect when [passed] ENACTED. No such vetoed Bill shall be returned to the Legislature when a new General Assembly of Maryland has been elected and sworn